PATENT COOPERATION TREATY

PCT

Translation INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

4 1:										
	nt's or agent's file reference. 774WO		URTHER ACTION	See Form PCT/IPEA/416						
International application No. Internation			onal filing date (day/month/year	Priority date (day/month/year)						
PCT/FR2004/001806 08.07.20			07.2004	10.07.2003						
Internat	ional Patent Classificat	ion (IPC) or national classi	fication and IPC							
H04Q9/16										
Applicant COMMISSARIAT A L'ENERGIE ATOMIQUE										
1.	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 									
2.	This REPORT consists of a total of 5 sheets, including this cover sheet.									
3.	This report is also acc	companied by ANNEXES,	comprising:							
1	a. (sent to the	ne applicant and to the Inte	rnational Bureau) a total of	sheets, as follows:						
	shee shee	ets of the description, clain	ns and/or drawings which have	been amended and are the basis for this report and/or see Rule 70.16 and Section 607 of the Administrative						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.									
	b. (sent to the	ne International Bureau on	ly) a total of (indicate type and i	number of electronic carrier(s))						
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, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).										
4.	This report contains indications relating to the following items:									
	Box No. I	Basis of the report								
	Box No. II	Priority								
	Box No. III	Non-establishment of	opinion with regard to novelty,	inventive step and industrial applicability						
	Box No. IV	Lack of unity of inven		•						
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement									
	Box No. VI	Certain documents cit	ed							
	Box No. VII	Certain defects in the international application								
	Box No. VIII Certain observations on the international application									
Date of	submission of the dem		Date of completio	n of this report						
			Marie 11 12 12 12 12 12 12 12 12 12 12 12 12	nor alls report						
Name and mailing address of the IPEA/EP			Authorized officer							
Fassimile No.			m							

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Box	No. I	Basis of the report							
1.		gard to the language, this report is based on the internation d under this item.	al application in the language in v	which it was filed, unless otherwise					
2.	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of: international search (Rule 12.3 and 23.1(b)) publication of the international application (Rule 12.4) international preliminary examination (Rule 55.2 and/or 55.3) With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the								
	receiving this report the the	ng Office in response to an invitation under Article 14 are	referred to in this report as "or						
[!	pa	ages*	received by this Authority on						
	pa	ages*	received by this Authority on						
	🛚 th	ne claims:							
	no	05.		as originally filed/furnished					
	nc	os.*	as amended (togethe	r with any statement) under Article 19					
	no	os.* <u>1-10</u>	received by this Authority on	07.07.2005 with fax					
	no	08.*	received by this Authority on						
	L th	he drawings:							
	sł	heets 1/3-3/3		as originally filed/furnished					
	sl	heets*	received by this Authority on						
	sl	heets*	received by this Authority on						
	∐ a	sequence listing and/or any related table(s) – see Supplement	ental Box Relating to Sequence L	isting.					
3.	Т	The amendments have resulted in the cancellation of:							
		the description, pages							
		the claims, nos.							
		the drawings, sheets/figs							
		the sequence listing (specify):							
		any table(s) related to sequence listing (specify):							
4.		This report has been established as if (some of) the amend hey have been considered to go beyond the disclosure as file							
	Ĺ	the description, pages							
	Ē	the claims, nos.							
	Ē	the drawings, sheets/figs							
	Ī	the sequence listing (specify):							
	any table(s) related to sequence listing (specify):								
*	If item	4 applies, some or all of those sheets may be marked "sup-	erseded."						

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			PC1/FR2004/001	000					
			ticle 35(2) with regard to novelty, inventive step or industrial applicability; porting such statement						
1. Statement									
Novelty (N)		Claims	1-10	YES					
		Claims		***					
Inventive step (IS)		Claims		YES					
• • •			1-10						
Industrial applicability (IA)			1 10						
The Date of	producting (in 1)		1-10						
2. Citations and ex	2. Citations and explanations (Rule 70.7)								
1. Re	ference i	s mad	de to the following documents:						
ב	1: US 3 7	37 8	58 A (TURNER L ET AL) 5 June 1973						
	(1973-	06-0	5);						
E	2: EP 0 7	44 6	27 A (PALOMAR TECH CORP) 27 November						
	1996 (1996	-11-27).						
i i									
2 7	2 The present application does not fulfil the								
requirements set forth in PCT Article 33(1)									
		ne su	bject matter of claim 1 does not						
ز ا	.nvolve ar	n inv	rentive step as defined in PCT						
Article 33(3).									
		, - ,							
	Document D1 , which is considered to be the prior								
	art closest to the subject matter of claim 1,								
_			references between parentheses						
			document):						
	TPDTA CO S	Jatu	document,.						
	aa		or addressing a plumality of						
			or addressing a plurality of						
		_	ms (1A - Mm) that can be addressed						
	-	_	by a control circuit (13), wherein						
			ol circuit (13) and each microsystem						
	(1 A -	Mm)	comprise electromagnetic transmission						

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

means (figure 1; column 4, lines 36-43) and each microsystem (1A - Mm) comprises a counter and has an address code. Said method involves a step of addressing said microsystems (1A -Mm), wherein said control circuit (13) transmits a series of increment signals, each microsystem (1A - Mm) controls the resetting of its counter (column 6, lines 23-26; column 23, lines 62-65) and, upon receiving an increment signal (column 5, lines 13-20; column 5, lines 47-49) controls the incrementation of the content of its counter, and each microsystem (1A - Mm) compares the content of its counter with its address code in such a way as to trigger the execution of a predetermined command when the content of its counter and its address code are identical (column 5, lines 45-56), which method is characterised in that said microsystems (1A - Mm) form an array of microsystems (1A - Mm) (figure 1) and said method comprises an initialising step during which, sequentially and for each microsystem (1A - Mm), said control circuit (13) addresses the microsystem (1A - Mm) by assigning a reduced address code thereto, said code being provided by said control circuit (13) (column 5, lines 45-58).

It follows that the subject matter of claim 1 differs from the known microsystem addressing method in that:

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The control circuit addresses each microsystem by means of its **identification code**, which is stored in a **non-volatile memory** in said microsystem, and said reduced address code is stored in a registry in the microsystem **memory**.

Document **D1** already discloses that a reduced address code is assigned to the microsystem. When assigning the reduced address code to a microsystem, it would be obvious to a person skilled in the art that said microsystem must first be addressed by means of its identification code. The use of a non-volatile memory to store the identification code is merely a design option. It would also obvious for said reduced address code to be stored in the microsystem, in particular, in the memory.

As a result, the subject matter of claim 1 is not inventive (PCT Article 33(1) and (3)).

3. Dependent claims 2-10

The subject matter of claims 2-10 is not inventive (PCT Article 33(1) and (3)). The subject matter of claims 2-10 is known from documents D1-D2 and/or relates merely to practices that would be obvious to a person skilled in the art.